

**UNITED STATE OF AMERICA
NATIONAL LABOR RELATIONS
Region 29**

CLASSIC VALET PARKING, INCORPORATED,)	
Respondent,)	
)	
and)	Case No. 29-RC-148399
)	
UNITED FOOD AND COMMERCIAL)	
WORKERS, LOCAL 1102,)	
Charging Party.)	
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MOTION FOR POSTPONEMENT

COMES NOW CLASSIC VALET PARKING, INC., by and through its representative, Burdzinski & Partners Incorporated, and moves the Regional Director to postpone the election objections hearing in this matter. In support of its request, the Employer, states as follows, namely:

1. The Regional Director issued a NOTICE OF HEARING that provided for, among other things, that a hearing on the Employer's election objections would begin on Wednesday, October 14, 2015 at 10:30 a.m., in Brooklyn, New York.
2. That recently the underlying matters in the companion case (29-CA-149061) were resolved.
3. That on Friday, October 9, 2015, the parties began discussing the framework of a settlement to the election objections. No agreement was reached but the parties plan on continuing their discussions during the week of the scheduled hearing.
4. The undersigned believes that a postponement will provide the parties with the opportunity to pursue settlement of the election objections.
5. The undersigned has spoken with counsel for the Union, Matt Rocco, who is not opposed to a postponement.

6. As for the Region's position, the Employer has not had an opportunity to visit with the Region due to the weekend and Federal holiday, but has forwarded email inquiries to the Region over the weekend.
7. The Employer is checking with the Union on alternative dates and will update the Region upon receiving the same.
8. That any delay is not intended to be prejudicial.

WHEREFORE, CLASSIC VALET PARKING, INC., prays the Regional Director postpone the hearing currently scheduled for Wednesday, October 14, 2015, at 9:30 a.m., in Brooklyn, New York; and such other relief as the Regional Director finds appropriate.

Respectfully submitted by:

BURDZINSKI & PARTNERS INCORPORATED

By: /s/ Brian S. Carroll
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Representatives for Classic Valet Parking, Inc.

Dated: October 10, 2015

CERTIFICATE OF SERVICE

This is to certify that service of the above and foregoing Respondent's MOTION FOR POSTPONEMENT has been made on Region 29 of the National Labor Relations Board via the Agency's e-filing portal, and courtesy copies have been electronically served on the following parties, namely:

Mr. Matt Rocco
Law Offices of Richard M. Greenspan
220 Heatherdell Road
Ardsley, New York 10502-1304
matt.rmglaw@verizon.net

Mr. Matt Jackson
Field Attorney, Region 29
Two Metro Tech Center
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Brooklyn, New York 11201-3838
matthew.jackson@nlrb.gov

Dated this 10th day of October, 2015.

By: /s/ *Brian Carroll*
Brian S. Carroll
Burdzinski & Partners Incorporated
A Federal Labor Practice